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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/680,549	10/07/2003	Kamal Jain	M1103.70141US00	5005	
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C/O WOLF, GREENFIELD & SACKS, P.C. 600 ATLANTIC AVENUE			AJIBADE AKONAI, OLUMIDE		
	ON, MA 02210-2206		ART UNIT	PAPER NUMBER	
			2617		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/680,549	JAIN ET AL.				
Office Action Summary	Examiner	Art Unit				
·	Olumide T. Ajibade-Akonai	2617				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 26 Ju	<u>ıly 2007</u> .					
,	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1,2 and 5-18</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,2 and 5-18</u> is/are rejected.						
7) Claim(s) is/are objected to.	n alastian raquiramant					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examine	г.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
·						
Attachment(s)						
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)  Interview Summary Paper No(s)/Mail D					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal F 6) Other:					

## **DETAILED ACTION**

## Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 26 July 2007 has been entered.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

    The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148

USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein Art Unit: 2617

were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

3. Claim 1, 2, 5, 7-9, and 13-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Chow** (6,771,996) in view of Sengoku et al "Cellular Mobile Communication Systems and a Channel Assignment Using Neural Networks".

Regarding **claims 1** and **18**, Chow discloses a method and computer readable medium containing computer-executable instructions (radio network planning tool, see col. 10, lines 29-34) performing the steps or method of modeling wireless interference among wireless links between a plurality of wireless nodes in a wireless network, the method or steps comprising: accepting connectivity information (node site information, see fig. 6, col. 20, lines 4-62) for the network (automated radio network planning tool receives information on existing links, indicating that it received the link or connectivity from the plurality of node sites at the radio site locations, see fig. 2, col. 10, lines 29-41, col. 11, lines1-11); identifying wireless links (potential links, see col. 12, lines 44-58) between nodes (radio node sides, see figs. 3A-3C, col. 12, lines 44-52) of the network from the connectivity information (potential links are computed to connect the nodes in the network, see fig. 2, col. 11, lines 32-52); representing each identified link as a vertex (signal paths from first transmitter 405 to first receiver 410 and signal path from second transmitter 420 to second transmitter 415, see fig. 4A, col. 14, lines 55-67); creating an

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edge between a first vertex and a second vertex if the corresponding wireless links interfere with one another (interference path, see fig. 4A, col. 14, lines 55-67 and col. 15, lines 1-5), assigning to the edge a direction (interference path along the first receiver and second receivers 410 and 415, see col. 14, lines 55-67, col. 15, line 1).

Chow does not explicitly disclose assigning to the edge a weight equal to a fraction of a maximum permissible noise at a link corresponding to the second vertex contributed by activity on the link corresponding to the first vertex.

In an analogous art, Sengoku et al discloses assigning to the edge (edge set E, see page 412, right hand column) a weight equal to a fraction of a maximum permissible noise at a link (edge weight, see page 412, right hand column) corresponding to the second vertex contributed by activity on the link corresponding to the first vertex (see page 412, right hand column).

It would therefore have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine the teaching of Sengoku, by creating an interference network with a vertex set V and edge set E, and assigning a weight to the edge, the weight representing an interference between cells, into the system of Chow, for the benefit of creating an interference model for a channel assignment algorithm in a cellular network.

Regarding **claim 2**, as applied to claim 1, Chow further discloses wherein the connectivity information (node site information, see fig. 6, col. 20, lines 4-62) is represented by a connectivity graph (see figs 5 and 6, col. 20, lines 44-62).

Regarding **claim 5**, as applied to claim 1, Chow further discloses wherein each node is equipped with exactly one radio (each node site is a radio site location, see col. 11, lines 1-10).

Regarding **claim 7**, as applied to claim 1, Chow further discloses wherein all nodes communicate on exactly one wireless channel (see fig. 3B, col. 14, lines 35-39).

Regarding **claim 8**, as applied to claim 1, Chow further discloses wherein each node may communicate on a plurality of wireless channels (10 different links or paths, see fig. 3A, col. 12, lines 44-53).

Regarding **claim 9**, as applied to claim 1, Chow discloses the claimed limitations, but fails to specifically disclose wherein each node is equipped with exactly one omnidirectional antenna. However, the examiner takes Official Notice that it is well known to have a node that is equipped with exactly one omni-directional antenna.

As a note, one of ordinary skill in the art would recognize that the feature of a node that is equipped with exactly one omni-directional antenna is common knowledge. For example, a base station/repeater can have an omni-directional antenna radiates maximum power fully in all directions.

It would therefore have been obvious to one of ordinary skill in the art at the time the invention was made to modify Chow and Sengoku et al. by incorporating an omnidirectional antenna at all the node sites for the purpose of receiving signals equally in all directions.

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Regarding **claim 13**, as applied to claim 1, Chow further discloses wherein the wireless links have different capacities (mutually independent and mutually exclusive links, see col. 11, lines 53-64).

Regarding **claim 14**, as applied to claim 1, Chow further discloses wherein a receiving node must be free of interference for a transmission to be successful (radio links are selected to minimize interference between the radio links, therefore indicating that the links selected to join the nodes to each other have minimal interference, see col. 9, lines 47-67, col. 10, lines 1-19).

Regarding **claim 15**, as applied to claim 1, Chow further discloses wherein a sending node must be free of interference for a transmission to be successful (radio links are selected to minimize interference between the radio links, therefore indicating that the links selected to join the nodes to each other have minimal interference, see col. 9, lines 47-67, col. 10, lines 1-19).

Regarding **claim 16**, as applied to claim 1, Chow further discloses making routing decisions based on created edges and vertices (all possible links with and without restrictions are identified and the RF planning tool selects the preferred links to provide communication utilizing parameters such as number of link hops between nodes and the switching center, average number of link hop between particular nodes, link distances and other criteria, see fig. 5, col. 27, lines 6-24).

Regarding **claim 17**, as applied to claim 1, Chow further discloses making network infrastructure decisions based on the created edge and vertices (the automated radio network planning tool provides ability to build out the communication network

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based on the analysis of existing, currently desired and future wireless links, see col. 10, lines 34-41).

4. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over **Chow** (6,771,996) in view of Sengoku et al "Cellular Mobile Communication Systems and a Channel Assignment Using Neural Networks", as applied to claim 1 above, and further in view of Csapo 20030202497.

Regarding **claim 6**, as applied to claim 1, Chow, as modified by Sengoku et al discloses the claimed invention except wherein each node is equipped with a plurality of radios.

In an analogous art, Csapo discloses a node (access points 231-25, see fig. 2, p.3, [0034]) with a plurality of radios (802.xx and CDMA transceiver, see fig. 3, p.4, [0039]-[0040]).

It would therefore have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teaching of Csapo, by incorporating an access point with multiple radios, into the system of Chow, as modified by Sengoku et al for the benefit of having an access point/node with the capability of communicating in an integrated wireless network comprising a WLAN and WAN.

5. Claims 10 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chow (6,771,996) in view of Sengoku et al "Cellular Mobile Communication Systems and a Channel Assignment Using Neural Networks", as applied to claim 1 above, and further in view of Hung et al 20050058111 (hereinafter Hung).

Regarding claim 10, as applied to claim 1, Chow, as modified by Sengoku et al

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discloses the claimed invention except wherein each node is equipped with a plurality of directional antennae.

In the same field of endeavor, Hung discloses a node (WLAN with smart antenna system, see fig. 3, p.2, [0021]) that is equipped with a plurality of directional antennae (smart antenna system of WLAN is composed of array antennas, see fig. 3, p.2, [0021]).

It would therefore have been obvious to one of ordinary skill in the art to combine the teaching of Hung with Chow, as modified by Sengoku et al for the benefit of increasing the number users in a WLAN system.

Regarding **claim 11**, as applied to claim 1, Chow, as modified by Sengoku et al discloses the claimed invention except wherein each node is equipped with a plurality of omni-directional antennae.

In the same field of endeavor, Hung discloses a node (WLAN with smart antenna system, see fig. 3, p.2, [0021]) that is equipped with a plurality of omnidirectional antennae (smart antenna system of WLAN is composed of array antennas, and the array antennae are composed of a plurality of omni-directional antennas, see fig. 3, p.2, [0021]).

It would therefore have been obvious to one of ordinary skill in the art to combine the teaching of Hung with Chow, as modified by Sengoku et al for the benefit of increasing the number users in a WLAN system.

6. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over **Chow** (6,771,996) in view of Sengoku et al "Cellular Mobile Communication Systems and a

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Channel Assignment Using Neural Networks", as applied to claim 1 above, and further in view of Stanley (6,836,467).

Regarding **claim 12**, as applied to claim 1, Chow, as modified by Sengoku et al discloses the claimed invention except wherein all wireless links have equal capacities.

In the same field of endeavor, Stanley discloses wherein all wireless links have equal capacity (radioports 22 of communication network 20 have equal channel capacity, see fig. 1, col. 9, lines 26-42 and col. 11, lines 36-45).

It would therefore have been obvious to one of ordinary skill in the art to combine the teaching of Stanley into the system of Chow, as modified by Sengoku et al for the benefit of determining system architecture for radioports in a wireless communication system

## Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Clarkson et al 6,631,267 discloses a road-based evaluation and interpolation of wireless network parameters.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Olumide T. Ajibade-Akonai whose telephone number is 571-272-6496. The examiner can normally be reached on M-F, 8.30p-5p.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rafael Perez-Gutierrez can be reached on 571-272-7915. The fax phone

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number for the organization where this application or proceeding is assigned is 571-

273-8300.

Information regarding the status of an application may be obtained from the

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OA

SUPERVISORY PATENT EXAMINER

8/14/07